

Queensland

Police Powers and Responsibilities (Motor Vehicle Impoundment) and Other Legislation Amendment Bill 2012



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2012

A Bill

for

An Act to amend the *Police Powers and Responsibilities Act* 2000 and the *Corrective Services Act* 2006 for particular purposes, and to make consequential amendments of the Act mentioned in the schedule

[s 1]

	The P	arliament of Queensland enacts—	1
	Part	1 Preliminary	2
Clause	1	Short title This Act may be cited as the Police Powers and Responsibilities (Motor Vehicle Impoundment) and Other Legislation Amendment Act 2012.	3 4 5 6
Clause	2	Commencement Part 2 commences on a day to be fixed by proclamation.	7 8
	Part	2 Amendment of Police Powers and Responsibilities Act 2000	9 10
Clause	3	Act amended This part amends the <i>Police Powers and Responsibilities Act 2000</i> . Note— See also the amendments in the schedule.	11 12 13 14 15
Clause	4	Amendment of ch 4, hdg (Motor vehicle impounding powers for prescribed offences and motorbike noise direction offences) Chapter 4, heading, 'Motor vehicle impounding powers'— omit, insert—	16 17 18 19 20
		'Motor vehicle impounding and immobilising powers'.	21

Clause

[s 5]

5	Amendment of s 69 (Definitions for ch 4)						
	(1)	Section 69, definitions burn out, forfeiture order, impounding order and relevant period—	2 3				
		omit.	4				
	(2)	Section 69—	5				
		insert—	6				
		'burn out, for a motor vehicle, means wilfully drive the motor vehicle in a way that causes a sustained loss of traction of one or more of the wheels with the road surface.	7 8 9				
		Examples—	10				
		 driving a motor vehicle in a way that causes a sustained loss of traction of one or more of the drive wheels with a road surface so that the tyres or a substance poured onto the road surface smokes 	11 12 13				
		 driving a motor vehicle in a way that causes a sustained loss of traction of one or more of the drive wheels with a wet or gravelled road surface, regardless of whether or not the tyres smoke because of the loss of traction 	14 15 16 17				
		<i>forfeiture order</i> , for a motorbike noise order offence, see section 91(2).	18 19				
		<i>immobilise</i> , for a motor vehicle, includes restrict the use of the motor vehicle by way of an immobilising device or the removal and confiscation of the motor vehicle's number plates.	20 21 22 23				
		immobilising device, for a motor vehicle, includes a wheel clamp.	24 25				
		<i>immobilising notice</i> , for a vehicle related offence, see section 78(2).	26 27				
		<i>impounding order</i> , for a motorbike noise order offence, see section 86(2).	28 29				
		<i>initiating immobilisation</i> , of a motor vehicle, means the immobilisation of the motor vehicle for the initiating immobilisation offence	30 31 32				

	ting immobilisation offence means the vehicle related the for which a motor vehicle is immobilised under this ter.	1 2 3
	er plate means a plate or other device designed to be ed to a motor vehicle to identify the motor vehicle.	4 5
num	er plate confiscation notice see section 74H(2).	6
num	er plate confiscation period see section 74H(3).	7
<i>preso</i> mear	ribed impoundment period, for a motor vehicle,	8 9
(a)	a period prescribed under this Act to be the period of impoundment for the motor vehicle starting when the motor vehicle is impounded; or	10 11 12
	Example for paragraph (a)—	13
	A motor vehicle is impounded at 3p.m. on 1 August. If the period of impoundment prescribed under this Act is 7 days, the prescribed impoundment period ends at 3p.m. on 8 August.	14 15 16
(b)	if the period prescribed ends at any time other than between 8a.m. and 5p.m. on a business day, a period starting when the motor vehicle is impounded and ending at 8a.m. next occurring on a business day after the period prescribed ends.	17 18 19 20 21
	Examples for paragraph (b)—	22
	A motor vehicle is impounded at 3a.m. on Wednesday, 1 August. If the period of impoundment prescribed under this Act is 7 days, the period of 7 days ends at 3a.m. on Wednesday, 8 August. However, the prescribed impoundment period ends at 8a.m. on Wednesday, 8 August.	23 24 25 26 27 28
	A motor vehicle is impounded at 7p.m. on Sunday, 1 April. If the period of impoundment prescribed under this Act is 90 days, the period of 90 days ends at 7p.m. on Saturday, 30 June. However, the prescribed impoundment period ends at 8a.m. on Monday, 2 July.	29 30 31 32 33
imm	tent period, in relation to a motor vehicle impounded or bilised for a type 1 vehicle related offence or a type 2 the related offence, means the period of not more than 5	34 35 36

			efore the initiating impoundment or initiating sation for the motor vehicle.	1 2
		vehicle p	roduction notice see section 74K(2).'.	3
	(3)	Section 'section 7	69, definition <i>impounding notice</i> , paragraph (b), 19(2)'—	4 5
		omit, inse	ert—	6
		'section 8	31(2)'.	7
	(4)	Section 6 'motor ve	69, definition <i>prescribed impoundment information</i> , chicle'—	8 9
		omit, inse	ert—	10
		'motorbil	œ'.	11
Clause 6			of s 69A (Meaning of <i>type 1</i> and <i>type 2</i> ed offences)	12 13
	(1)	Section 6	9A(1)—	14
		omit, inse	ert—	15
	'(1)	A type 1	vehicle related offence means—	16
			of the following offences committed in umstances that involve a speed trial, a race between for vehicles, or a burn out—	17 18 19
		(i)	an offence against the Criminal Code, section 328A committed on a road or in a public place;	20 21
		(ii)	an offence against the Road Use Management Act, section 83;	22 23
		(iii)	an offence against the Road Use Management Act, section 85;	24 25
		(iv)	an offence against the Road Use Management Act involving wilfully starting a motor vehicle, or driving a motor vehicle, in a way that makes unnecessary noise or smoke; or	26 27 28 29
		(b) an o	offence against section 754(2).	30

[s 7]

	Notes—	1
	Under the <i>Acts Interpretation Act 1954</i> , section 7(1) a reference to a law includes a reference to statutory instruments made or in force under the law.	2 3 4
	At the enactment of this definition, a relevant offence for paragraph (a)(iv), for example, is an offence against the <i>Transport Operations</i> (<i>Road Use Management—Road Rules</i>) Regulation 2009, section 291(1)(b).'.	5 6 7 8
(2)	Section 69A(2)—	9
	insert—	10
	'(f) an offence against the Road Use Management Act involving a driver of a motor vehicle in circumstances in which the driver exceeds a speed limit, applying to the driver for the length of road where the driver is driving, by more than 40km/h.	11 12 13 14 15
	Example of relevant offence for paragraph (f)—	16
	an offence against the <i>Transport Operations (Road Use Management—Road Rules) Regulation 2009</i> , section 20.'.	17 18
(3)	Section 69A—	19
	insert—	20
(3A)	A reference in subsection (2)(e) to an offence involving a motor vehicle being driven on a road includes an offence involving modifying a vehicle if the modified vehicle is driven on a road.'.	21 22 23 24
(4)	Section 69A(4), after 'section 80'—	25
	insert—	26
	'of the Road Use Management Act'.	27
	nission of s 70A (References to type 2 vehicle related ences including the same kind)	28 29
	Section 70A—	30
	omit.	31

Clause 7

[s 8]

Clause	8	cha	nendment of s 71 (When a person is charged for this apter in relation to a prescribed offence if a proceeding the offence is started by notice to appear or arrest)	1 2 3
		(1)	Section 71, heading, from 'if' to 'arrest'—	4
			omit.	5
		(2)	Section 71—	6
			insert—	7
	٤	(1A)	This section also applies for this chapter if a police officer serves an infringement notice on a person for an infringement notice offence that is a vehicle related offence.'.	8 9 10
		(3)	Section 71—	11
			insert—	12
		'(4)	If a person is served with an infringement notice, the person is taken to be charged with having committed the offence when the infringement notice is served on the person.	13 14 15
			Note—	16
			See the <i>State Penalties Enforcement Act 1999</i> , sections 13 (Service of infringement notices—generally) and 14 (Service of infringement notices for infringement notice offences involving vehicles).'.	17 18 19
		(4)	Section 71(1A) to (4)—	20
			renumber as section 71(2) to (5).	21
Clause	9	Ins	ertion of new s 71A	22
			After section 71—	23
			insert—	24
	'71A	to r	en a charge for an offence for this chapter is taken not be decided if a proceeding for the offence is rted by infringement notice	25 26 27
		'(1)	This section applies for this chapter if a police officer serves an infringement notice on a person for an infringement notice offence that is a vehicle related offence.	28 29 30
		'(2)	The charge for the offence is taken to not be decided if—	31

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		(a)	there has been no payment of a penalty, in full or by instalments, under the <i>State Penalties Enforcement Act</i> 1999; and	1 2 3
		(b)	the registrar under the <i>State Penalties Enforcement Act</i> 1999 has not registered a default certificate for the infringement notice under that Act; and	4 5 6
		(c)	the person has not otherwise been found guilty of the offence.'.	7 8
Clause	10		ment of s 72 (Punishment under this chapter is in to other punishment for the same offence)	9 10
		Sect	ion 72, after 'impounding'—	11
		inse	rt—	12
		', im	nmobilisation'.	13
Clause	11		on of ch 4, pt 1, div 3 (Application of chapter 4 to ehicle related offences)	14 15
		Cha	pter 4, part 1, division 3—	16
		omii	f.	17
Clause	12	Replace vehicles	ement of ch 4, pt 2, hdg (Impounding motor	18 19
		Cha	pter 4, part 2, heading—	20
		omii	t, insert—	21
	'Part	2	Impounding and immobilising	22
			motor vehicles and forfeiture of	23
			motor vehicles'.	24
Clause	13		ement of ch 4, pt 2, div 1, hdg (Impounding powers ies after impounding)	25 26
		Cha	pter 4, part 2, div 1, heading—	27

s 14]

			omit, insert—	1
	'Div	rision	Impounding powers for type 1 vehicle related offences and forfeiture of motor vehicles in particular circumstances'.	2 3 4 5
Clause	14	Re	placement of s 74 (Impounding motor vehicles)	6
			Section 74—	7
			omit, insert—	8
	'74		oounding motor vehicles for first type 1 vehicle related ence	9 10
		'(1)	A police officer may impound a motor vehicle if the driver of the motor vehicle is charged with having committed a type 1 vehicle related offence in relation to the motor vehicle.	11 12 13
			Note—	14
			For when a person is charged with an offence, see section 71.	15
		'(2)	A motor vehicle may be impounded under subsection (1) for the prescribed impoundment period.	16 17
			Note—	18
			See section 117 about the release of a motor vehicle if the driver of the motor vehicle is found not guilty of the prescribed offence or the proceeding is discontinued.	19 20 21
		'(3)	The prescribed impoundment period for a motor vehicle impounded under subsection (1) is 90 days.'.	22 23
Clause	15	Ins	ertion of new ss 74A and 74B	24
			After section 74—	25
			insert—	26

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ıv		v

74A	Impounding motor vehicles for second or subsequent type 1 vehicle related offence				
	'(1)	A police officer may impound a motor vehicle if the driver of the motor vehicle is charged with having committed a type 1 vehicle related offence in relation to the motor vehicle and—	3 4 5		
		(a) the driver of the motor vehicle has been charged with having committed a type 1 vehicle related offence on 1 previous occasion within the relevant period and the charge has not been decided; or	6 7 8 9		
		(b) the driver of the motor vehicle has previously been found guilty of a type 1 vehicle related offence committed on 1 previous occasion within the relevant period.	10 11 12 13		
		Notes—	14		
		1 For when a person is charged with an offence, see section 71.	15		
		2 For when a charge for an offence is taken to be not decided if the proceeding for the offence is started by the service of an infringement notice, see section 71A.	16 17 18		
	'(2)	A motor vehicle impounded under subsection (1) may be impounded until the end of proceedings for all charges under this section.	19 20 21		
		Note—	22		
		See section 117 about the release of a motor vehicle if the driver of the motor vehicle is found not guilty of the prescribed offence or the proceeding is discontinued.	23 24 25		
	'(3)	This section applies subject to division 2.	26		
		Note—	27		
		Division 2 contains provisions relating to applications for release of impounded or immobilised motor vehicles.	28 29		
74B		feiture of motor vehicles if driver found guilty of cond or subsequent type 1 vehicle related offence	30 31		
	'(1)	This section applies in relation to a motor vehicle impounded under section 74A if the driver of the motor vehicle—	32 33		

Part 2 Amendment	of Polico	Dowers and	Docponcibilities	A at 2000
Part 2 Amendment	of Police	Powers and	i Responsibilities	ACT ZUUL

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	(a)	has been found guilty of a type 1 vehicle related offence committed on 1 previous occasion within the relevant period; and	1 2 3
	(b)	is found guilty of a second or subsequent type 1 vehicle related offence mentioned in section 74A(1).	4 5
'(2)	On	the driver being found guilty—	6
	(a)	the motor vehicle becomes the property of the State; and	7
	(b)	any right of a person to enforce a security interest under the <i>Personal Property Securities Act 2009</i> (Cwlth) against a person other than the State by taking possession of the vehicle is extinguished.	8 9 10 11
'(3)	This	s section applies subject to division 2.	12
	Note	<u> </u>	13
		nder division 2 the commissioner may grant an application for the lease of an impounded or immobilised motor vehicle.	14 15
'(4)	Hov	vever, subsection (5) applies if—	16
	(a)	before the driver of the motor vehicle is found guilty of the offence mentioned in subsection (1)(b), the motor vehicle is released under section 79D, 79F or 79H with a condition; and	17 18 19 20
	(b)	the motor vehicle is later impounded or immobilised under section 79P because of a breach of the condition.	21 22
'(5)	mot	section (2) applies in relation to the motor vehicle as if the or vehicle had not been released under section 79D, 79F 9H.'.	23 24 25
Ins	sertio	n of new ch 4, pt 2, divs 1A, 1B and 1C	26
	Afte	er section 74B—	27
	inse	rt—	28

Clause 16

[s 16]

'Division 1A			Impounding powers for type 2 vehicle related offences and forfeiture of motor vehicles in particular circumstances	1 2 3 4
'74C			motor vehicles for second or subsequent e related offence	5 6
	'(1)	the motor	officer may impound a motor vehicle if the driver of vehicle is charged with having committed a type 2 ated offence in relation to the motor vehicle and—	7 8 9
		havii previ charg	driver of the motor vehicle has been charged with ng committed a type 2 vehicle related offence on 1 ious occasion within the relevant period and the ge has not been decided before the initiating bundment; or	10 11 12 13 14
		foun	driver of the motor vehicle has previously been d guilty of a type 2 vehicle related offence mitted on 1 previous occasion within the relevant od.	15 16 17 18
		Note—		19
		For when	a person is charged with an offence, see section 71.	20
	'(2)		rehicle may be impounded under subsection (1) for bed impoundment period.	21 22
		Note—		23
		motor vel	on 117 about the release of a motor vehicle if the driver of the hicle is found not guilty of the prescribed offence or the g is discontinued.	24 25 26
	'(3)	-	eribed impoundment period for a motor vehicle d under subsection (1) is 7 days.	27 28
'74D	Impounding motor vehicles for third or subsequent type 2 vehicle related offence			
	'(1)	the motor	officer may impound a motor vehicle if the driver of vehicle is charged with having committed a type 2 ated offence and—	31 32 33

(a)

the driver of the motor vehicle has been charged with

1

		having committed type 2 vehicle related offences on 2 previous occasions within the relevant period and the charges have not been decided before the initiating impoundment; or 5	} -
		(b) the driver of the motor vehicle has previously been found guilty of type 2 vehicle related offences committed on 2 previous occasions within the relevant period; or	7
		(c) the driver of the motor vehicle—	0
		committed a type 2 vehicle related offence on 1 1	1 2 3
		vehicle related offence on 1 previous occasion 1 within the relevant period and the charge has not 1	4 5 6 7
		Notes— 1	8
		1 For when a person is charged with an offence, see section 71.	9
		proceeding for the offence is started by the service of an 2	20 21 22
	'(2)		23 24
		Note— 2	25
		motor vehicle is found not guilty of the prescribed offence or the 2	26 27 28
	'(3)	1 1	29 80
'74E			31 32
	'(1)		3

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	(a)	the driver of the motor vehicle is charged with having committed a type 2 vehicle related offence; and	1 2		
	(b)	the driver of the motor vehicle has been charged with having committed type 2 vehicle related offences on 3 previous occasions within the relevant period; and	3 4 5		
	(c)	for each of the charges mentioned in paragraph (b)—	6		
		(i) the charge has not been decided; or	7		
		(ii) the driver has been found guilty.	8		
	Notes	s—	9		
	1	For when a person is charged with an offence, see section 71.	10		
	2	For when a charge for an offence is taken to be not decided if the proceeding for the offence is started by the service of an infringement notice, see section 71A.	11 12 13		
'(2)	A motor vehicle impounded under subsection (1) may be impounded until the end of proceedings for all charges under this section.				
	Note-	<u> </u>	17		
	mo	e section 117 about the release of a motor vehicle if the driver of the otor vehicle is found not guilty of the prescribed offence or the occeding is discontinued.	18 19 20		
' (3)	This	s section applies subject to division 2.	21		
	Note-	<u> </u>	22		
		vision 2 contains provisions relating to applications for release of apounded or immobilised motor vehicles.	23 24		
		re of motor vehicles if driver found guilty of or subsequent type 2 vehicle related offence	25 26		
'(1)		s section applies in relation to a motor vehicle impounded er section 74E if the driver of the motor vehicle—	27 28		
	(a)	has been found guilty of 3 type 2 vehicle related offences committed within the relevant period; and	29 30		
	(b)	is found guilty of the fourth or subsequent type 2 vehicle related offence mentioned in section 74E(1).	31 32		

'74F

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[s	1	6]

'(2)	On the driver being found guilty—	1
	(a) the motor vehicle becomes the property of the State; and	2
	(b) any right of a person to enforce a security interest under the <i>Personal Property Securities Act 2009</i> (Cwlth) against a person other than the State by taking possession of the vehicle is extinguished.	3 4 5 6
'(3)	This section applies subject to division 2.	7
	Note—	8
	Under division 2 the commissioner may grant an application for the release of an impounded or immobilised motor vehicle.	9 10
'(4)	However, subsection (5) applies if—	11
	(a) before the driver of the motor vehicle is found guilty of the offence mentioned in subsection (1)(b), the motor vehicle is released under section 79D, 79F or 79H with a condition; and	12 13 14 15
	(b) the motor vehicle is later impounded or immobilised under section 79P because of a breach of the condition.	16 17
'(5)	Subsection (2) applies in relation to the motor vehicle as if the motor vehicle had not been released under section 79D, 79F or 79H.'.	18 19 20
'Division	1B Immobilising powers for type 1 and type 2 vehicle related offences	21 22
'Subdivis	sion 1 Preliminary	23
'74G Pur	rpose of div 1B	24
	'The purpose of this division is to provide another way for keeping a motor vehicle, that may be impounded under division 1 or 1A, at a place other than a holding yard.	25 26 27

[s 16]

'Sub	divi	sion 2 Removal and confiscation of number plate powers	1 2
'74H	Po	wer to remove and confiscate number plates	3
	'(1)	This section applies if—	4
		(a) a police officer may impound a motor vehicle under division 1 or 1A; and	5 6
		(b) the police officer decides that it is appropriate in the circumstances for the motor vehicle to be kept at a place other than a holding yard for the impoundment period.	7 8 9
	'(2)	The police officer may remove and confiscate the number plates attached to the motor vehicle and attach a notice (a <i>number plate confiscation notice</i>) to the motor vehicle.	10 11 12
	'(3)	Except as provided under this chapter, a motor vehicle to which a number plate confiscation notice is attached under this section is prohibited from being operated for the period stated in the notice (the <i>number plate confiscation period</i>) for which the vehicle would have been kept in a holding yard and commencing on the day the notice is attached to the vehicle.	13 14 15 16 17 18
		Note—	19
		See sections 105B and 105C for number plate offences.	20
'74I		oving motor vehicle to which number plate confiscation tice is attached	21 22
		'A motor vehicle to which a number plate confiscation notice is attached under section 74H may be moved (for example, by being driven or towed) to a place authorised by a police officer where the motor vehicle may lawfully stand.	23 24 25 26

'Sub	divis	sion 3 Immobilising device powers	1
'74J	Pov	ver to attach immobilising device	2
	'(1)	This section applies if—	3
		(a) a police officer may impound a motor vehicle under division 1 or 1A; and	4 5
		(b) the police officer decides that it is appropriate in the circumstances for the motor vehicle to be kept at a place other than a holding yard for the impoundment period.	6 7 8
	'(2)	The police officer may attach an immobilising device, or arrange for an immobilising device to be attached, to the motor vehicle.	9 10 11
	'(3)	Except as provided under this chapter, a motor vehicle to which an immobilising device is attached under this section is prohibited from being operated for the period for which the vehicle would have been kept in a holding yard commencing on the day the device is attached to the vehicle.	12 13 14 15 16
		Note—	17
		See sections 105D and 105E for immobilising device offences.	18
'Div i	ision	1C Vehicle production notices	19
'74K	Pov	ver to require motor vehicle to be produced	20
	'(1)	This section applies if a police officer may—	21
		(a) impound a motor vehicle under division 1 or 1A; or	22
		(b) immobilise a motor vehicle under division 1B.	23
	'(2)	The police officer may require the owner or driver by notice in the approved form (a <i>vehicle production notice</i>) to produce the vehicle at a stated place and stated time for impoundment or immobilisation.	24 25 26 27
	'(3)	The time or place stated in the notice must be reasonable in the circumstances.	28 29

ſs	1	6

	'(4)	If for any reason it is not practicable to give a vehicle production notice, the requirement may be made orally and confirmed by a vehicle production notice as soon as practicable.	1 2 3 4
74L		riod of impoundment or immobilisation starts only en motor vehicle produced	5 6
	'(1)	This section applies to a motor vehicle in relation to which a vehicle production notice has been given under section 74K.	7 8
	'(2)	The period for which the motor vehicle is impounded under division 1 or 1A, or immobilised under this division, starts only when the motor vehicle is produced at the place stated in the notice.	9 10 11 12
74M	Ver	nicle production notices generally	13
	'(1)	The date stated in a vehicle production notice for production of a motor vehicle must be a date that is no later than the first business day occurring 5 days after the notice is given.	14 15 16
	'(2)	The disposal of a motor vehicle within the period of 5 days after a vehicle production notice is given in relation to the motor vehicle does not affect the requirement to produce the motor vehicle in accordance with the notice, except as provided by subsection (3).	17 18 19 20 21
	'(3)	A vehicle production notice ceases to have effect in relation to a motor vehicle if it is withdrawn by the commissioner by notice in writing given to—	22 23 24
		(a) the owner of the motor vehicle; or	25
		(b) a person who purchased the motor vehicle after the production notice was given who satisfies the commissioner that the purchase was made in good faith for value and without notice, at the time of the purchase, of the production notice.'	26 27 28 29 30

s 171

Clause	1/	Ins	ertion of new ch 4, pt 2, div hdg	1
			Before section 75—	2
			insert—	3
	'Divi	sion	1D General provisions relating to impounding and immobilising motor vehicles'.	4 5 6
Clause	18		endment of s 75 (Particular powers for impounding tor vehicles)	7 8
		(1)	Section 75, heading, after 'impounding'—	9
			insert—	10
			'or immobilising'.	11
		(2)	Section 75(1), 'section 74'—	12
			omit, insert—	13
			'divisions 1, 1A or part 2A, division 1, or to immobilise a motor vehicle under division 1B'.	14 15
		(3)	Section 75(1)(d), after 'impound'—	16
			insert—	17
			'or immobilise'.	18
		(4)	Section 75(1)(f), after 'impounding'—	19
			insert—	20
			'or immobilising'.	21
		(5)	Section 75(2), after 'impounding'—	22
			insert—	23
			'or immobilising'.	24
		(6)	Section 75—	25
			insert—	26
	'((2A)	After impounding a motor vehicle, a police officer may move the motor vehicle, or arrange for the motor vehicle to be	27 28

[s 19]

			moved, to a holding yard in the way the police officer considers appropriate.	1 2
			Example of ways of moving a motor vehicle after it is impounded—	3
			driving, pushing, towing or transporting the motor vehicle'.	4
		(7)	Section 75(4), after 'impounded'—	5
			insert—	6
			'or immobilised'.	7
Clause	19		nendment of s 76 (Duties of police officer after pounding motor vehicle)	8 9
		(1)	Section 76, heading—	10
			omit, insert—	11
	'76	Re	lease of motor vehicle in particular circumstances'.	12
		(2)	Section 76(1)—	13
			omit.	14
		(3)	Section 76(2), 'However, if the motor vehicle'—	15
			omit, insert—	16
			'If a motor vehicle that is impounded or immobilised'.	17
		(4)	Section 76(2) and (3)—	18
			renumber as section 76(1) and (2).	19
Clause	20	Am	nendment of s 77 (Police officer may authorise tow)	20
		(1)	Section 77(1)—	21
			omit, insert—	22
		'(1)	This section applies if a police officer—	23
			(a) arranges for an impounded motor vehicle to be towed to a holding yard; or	24 25
			(b) arranges for an immobilised motor vehicle to be towed to a place.'.	26 27

		(2)	Section 77(2), after 'impounded'—	1
			insert—	2
			'or immobilised'.	3
		(3)	Section 77(3), after 'impounded'—	4
			insert—	5
			'or immobilised'.	6
		(4)	Section 77(3)(a)—	7
			omit, insert—	8
			'(a) if the police officer directs the driver to tow the motor vehicle to a particular holding yard or place—the holding yard or the place; or'.	9 10 11
Clause	21		placement of s 78 (Impounding notice for vehicle ated offence)	12 13
			Section 78—	14
			omit, insert—	15
	'78		oounding notice or immobilising notice for vehicle ated offence	16 17
		'(1)	This section applies if a motor vehicle is impounded or immobilised for a vehicle related offence.	18 19
		'(2)	As soon as reasonably practicable, a police officer must give written notice in the approved form (<i>impounding notice</i>) of the impounding, or written notice in the approved form (<i>immobilising notice</i>) of the immobilising, to—	20 21 22 23
			(a) the driver of the motor vehicle; and	24
			(b) if the driver is not the owner or not the only owner of the motor vehicle—the owner or each other owner of the motor vehicle.	25 26 27
		'(3)	If the driver is a child, the impounding notice or the immobilising notice must also be given to the child's parent or guardian if it is reasonably practicable to do so, unless the parent or guardian is given notice under subsection (2).	28 29 30 31

'(4) The impounding notice or the immobilising notice must

1

			state-	_	_	2
			(a)	the period that the moti immobilised for; and	or vehicle is impounded	or 3 4
			(b)		he owner of a motor vehi sed under this chapter n and	
			(c)	any other information pres	scribed under a regulation.	8
		'(5)	the p	r this section to a child or to olice officer giving the not	notice or immobilising not the child's parent or guardi tice must also give the per- ated in the impounding not	an, 10 son 11
		'(6)	perso	on a statement, in the ap	he explanation by giving proved form, containing n the circumstances to do so	the 15
		'(7)		r under subsection (2)(a) m	mobilising notice given to nust be given personally to	
		' (8)	impo giver maki impo owne	unding notice or immobing to the owner under subseing the information requiunding notice or immobing	motor vehicle is not known, illising notice required to ection (2)(b) may be given ired to be included on illising notice, other than railable on the police serv	be 21 by 22 the 23 the 24
Clause	22			n of s 79 (Impounding n offence or motorbike r	notice for motorbike noi noise order offence)	se 27 28
			Secti	on 79—		29
			omit.			30
Clause	23	Om	nissio	n of ch 4, pt 2, divs 2 an	nd 2A	31
			Chap	eter 4, part 2, divisions 2 and	d 2A—	32

		omit		1
lause	24	Insertio	n of new ch 4, pt 2, div 2	2
		Afte	r section 78—	3
		insei	<i>t</i> —	4
	'Division 2		Other provisions relating to impounded or immobilised motor vehicles	5 6 7
	'Sub	division	1 Preliminary	8
	'79	Definition	ons for div 2	9
		'In t	nis division—	10
			ble person , for a motor vehicle, means an owner or usual er of the motor vehicle.	11 12
		•	rmation notice, for a decision of the commissioner under division, means a notice stating—	13 14
		(a)	the decision; and	15
		(b)	the reasons for the decision; and	16
		(c)	that the person to whom the notice is given may appeal against the decision within 28 days after the person receives the notice; and	17 18 19
		(d)	how the person may appeal against the decision.	20
		v ehi statii	cle release notice, for a motor vehicle, means a notice ng—	21 22
		(a)	the decision of the commissioner made under this division; and	23 24
		(b)	the time and date when the impoundment, or immobilisation, of the vehicle ends; and	25 26

[s	24]
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		(c) any conditions to which the release of the motor vehicle is subject.	1 2
'Sub	divi	sion 2 Application for release of impounded or immobilised motor vehicle	3 4 5
'79A		plication for release of impounded or immobilised tor vehicle on basis of severe hardship	6 7
	'(1)	An eligible person may apply to the commissioner for the release of a motor vehicle impounded under division 1 or 1A, or immobilised under division 1B, on the basis that the person would suffer severe hardship if the motor vehicle was not released.	8 9 10 11 12
	'(2)	The application must be—	13
		(a) made in the approved form; and	14
		(b) supported by enough information to enable the commissioner to decide the application.	15 16
		Note—	17
		See section 79B(4) and (5) for particular information the applicant must give to the commissioner.	18 19
	'(3)	An application may be made under this section regardless of whether the motor vehicle may be liable to forfeiture.	20 21
'79B		cision on application for release of impounded or mobilised motor vehicle on basis of severe hardship	22 23
	'(1)	The commissioner must consider an application for the release of a motor vehicle under section 79A after receiving all necessary information relevant to the application and either—	24 25 26 27
		(a) grant the application; or	28
		(b) refuse to grant the application.	29

'(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.			
'(3)		commissioner may grant the application only if the missioner is satisfied a refusal to grant the application ld—	4 5 6	
	(a)	cause severe financial hardship to the applicant or the applicant's family by depriving the applicant of the applicant's means of earning a living; or	7 8 9	
	(b)	cause severe physical hardship to the applicant or the applicant's family.	10 11	
'(4)		subsection (3)(a), the applicant must give the following to commissioner—	12 13	
	(a)	a statement made by the applicant outlining how a refusal to grant the application would cause severe financial hardship to the applicant or the applicant's family;	14 15 16 17	
	(b)	if the applicant is not self-employed—a statement made by the applicant's employer confirming the applicant would be deprived of the applicant's means of earning a living if the application is refused.	18 19 20 21	
'(5)	For com	subsection (3)(b), the applicant must give the missioner a statement made by the applicant that—	22 23	
	(a)	outlines how a refusal to grant the application would cause severe physical hardship to the applicant or the applicant's family; and	24 25 26	
	(b)	has attached to it statutory declarations from persons other than the applicant, other documentary evidence, or certified copies of documentary evidence, in support of each matter stated in the statement.	27 28 29 30	
'(6)	com	ne commissioner decides to grant the application, the missioner must give the applicant a vehicle release notice he motor vehicle.	31 32 33	

'((7)	If the commissioner decides to refuse to grant the application, the commissioner must as soon as practicable give the applicant an information notice for the decision.		
"((8)		4 5	
		Examples of conditions—	6	
		person who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded to use the motor	7 8 9 10	
		is alleged to have committed, the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work	11 12 13 14	
'(9)	•	15 16	
		for which the motor vehicle was impounded or immobilised or the proceeding for the offence is discontinued—the day the driver is found not guilty or	17 18 19 20 21	
		would have applied to the motor vehicle had it not been released by way of a decision of the commissioner under	22 23 24 25	
'(1	0)	In this section—	26	
		justice of the peace or commissioner for declarations in	27 28 29	
ı	mo	or vehicle on basis prescribed offence happened	30 31 32	
"((1)	-	33 34	

		commissioner for the release of the motor vehicle on the basis that the offence happened without the consent of the person.	1 2
	'(2)	The application must be—	3
		(a) made in the approved form; and	4
		(b) supported by enough information to enable the commissioner to decide the application.	5 6
	'(3)	An application may be made under this section regardless of whether the motor vehicle may be liable to forfeiture.	7 8
79D	imn	cision on application for release of impounded or nobilised motor vehicle on basis prescribed offence opened without owner's consent	9 10 11
	'(1)	The commissioner must consider an application for the release of a motor vehicle under section 79C after receiving all necessary information relevant to the application and either—	12 13 14 15
		(a) grant the application; or	16
		(b) refuse to grant the application.	17
	'(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.	18 19 20
	'(3)	The commissioner may grant the application only if the commissioner is satisfied the relevant prescribed offence happened without the consent of the owner.	21 22 23
	'(4)	If the commissioner decides to grant the application, the commissioner must give the applicant a vehicle release notice for the motor vehicle.	24 25 26
	'(5)	If the commissioner decides to refuse to grant the application, the commissioner must as soon as practicable give the applicant an information notice for the decision.	27 28 29
	'(6)	The commissioner may grant the application with or without conditions.	30 31
		Examples of conditions—	32

		1 a condition that the owner of the motor vehicle does not allow the person who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded to use the motor vehicle	1 2 3 4
		2 a condition that the owner of the motor vehicle who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	5 6 7 8
	'(7)	A condition made by the commissioner under this section expires on the earlier of the following—	9 10
		(a) if the driver is found not guilty of the prescribed offence for which the motor vehicle was impounded or immobilised or the proceeding for the offence is discontinued—the day the driver is found not guilty or the proceeding is discontinued;	11 12 13 14 15
		(b) when the period of impoundment or immobilisation that would have applied to the motor vehicle had it not been released by way of a decision of the commissioner under this section ends.	16 17 18 19
	'(8)	In this section—	20
		relevant prescribed offence means the prescribed offence because of which the impoundment or immobilisation has happened.	21 22 23
'79E	mo	plication for release of impounded or immobilised tor vehicle on basis that circumstances giving rise to ence have been rectified	24 25 26
	'(1)	This section applies if a motor vehicle is impounded under division 1 or 1A, or immobilised under division 1B, because of the commission of a relevant type 2 vehicle related offence.	27 28 29
	'(2)	An eligible person may apply to the commissioner for the release of the motor vehicle on the basis that the circumstances giving rise to the offence have been rectified.	30 31 32
	'(3)	The application must be—	33
		(a) made in the approved form; and	34

		(b)	supported by enough information to enable the commissioner to decide the application.	1 2
			Examples for paragraph (b)—	3
			a receipt issued by the department within which the Road Use Management Act is administered indicating the payment of vehicle registration fees for an impounded motor vehicle or a copy of a license issued by that department	4 5 6 7
	'(4)	In th	is section—	8
		relev	ant type 2 vehicle related offence means—	9
		(a)	an offence against the Road Use Management Act involving the use on a road of a vehicle that is not registered as required under that Act; or	10 11 12
		(b)	an offence against the Road Use Management Act, section $78(1)$.	13 14
79F	imn	nobili	on application for release of impounded or ised motor vehicle on basis that circumstances se to offence have been rectified	15 16 17
	'(1)	relea	commissioner must consider an application for the se of a motor vehicle under section 79E after receiving necessary information relevant to the application and r—	18 19 20 21
		(a)	grant the application; or	22
		(b)	refuse to grant the application.	23
	'(2)	appli	commissioner must, if reasonably practicable, decide the cation within 5 business days of receiving the application other documents required under this subdivision.	24 25 26
	'(3)		commissioner may grant the application if the missioner is satisfied the circumstances giving rise to the ace have been rectified.	27 28 29
	'(4)	comi	e commissioner decides to grant the application, the missioner must give the applicant a vehicle release notice ne motor vehicle.	30 31 32

	'(5)	the	e commissioner decides to refuse to grant the application, commissioner must as soon as practicable give the icant an information notice for the decision.	1 2 3
	'(6)		commissioner may grant the application with or without litions.	4 5
		Exam	pples of conditions—	6
		1	a condition that the owner of the motor vehicle does not allow the person who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded to use the motor vehicle	7 8 9 10
		2	a condition that the owner of the motor vehicle who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	11 12 13 14
	'(7)		ondition made by the commissioner under this section res on the earlier of the following—	15 16
		(a)	if the driver is found not guilty of the prescribed offence for which the motor vehicle was impounded or immobilised or the proceeding for the offence is discontinued—the day the driver is found not guilty or the proceeding is discontinued;	17 18 19 20 21
		(b)	when the period of impoundment or immobilisation that would have applied to the motor vehicle had it not been released by way of a decision of the commissioner under this section ends.	22 23 24 25
'79G	mo	tor v	tion for release of impounded or immobilised ehicle on basis that grounds for impoundment or isation unreasonable	26 27 28
	'(1)	relea or in	eligible person may apply to the commissioner for the ase of a motor vehicle impounded under division 1 or 1A, annobilised under division 1B, on the basis that there were reasonable grounds to impound or immobilise the motor cle.	29 30 31 32 33
	'(2)	The	application must be—	34
		(a)	made in the approved form; and	35

		(b) supported by enough information to enable the commissioner to decide the application.	1 2
79H	imn	cision on application for release of impounded or nobilised motor vehicle on basis that grounds for coundment or immobilisation unreasonable	3 4 5
	'(1)	The commissioner must consider an application for the release of a motor vehicle under section 79G after receiving all necessary information relevant to the application and either—	6 7 8 9
		(a) grant the application; or	10
		(b) refuse to grant the application.	11
	'(2)	The commissioner must, if reasonably practicable, decide the application within 5 business days of receiving the application and other documents required under this subdivision.	12 13 14
	'(3)	The commissioner may grant the application if the commissioner is not satisfied that there were reasonable grounds to impound or immobilise the motor vehicle.	15 16 17
	'(4)	If the commissioner decides to grant the application, the commissioner must give the applicant a vehicle release notice for the motor vehicle.	18 19 20
	'(5)	If the commissioner decides to refuse to grant the application, the commissioner must as soon as practicable give the applicant an information notice for the decision.	21 22 23
	'(6)	The commissioner may grant the application with or without conditions.	24 25
		Examples of conditions—	26
		1 a condition that the owner of the motor vehicle does not allow the person who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded to use the motor vehicle	27 28 29 30
		a condition that the owner of the motor vehicle who committed, or is alleged to have committed, the offence for which the motor vehicle was impounded, is to only use the motor vehicle for work related purposes	31 32 33 34

	(7)	A condition made by the commissioner under this section expires on the earlier of the following—	1 2
		(a) if the driver is found not guilty of the prescribed offence for which the motor vehicle was impounded or immobilised or the proceeding for the offence is discontinued—the day the driver is found not guilty or the proceeding is discontinued;	3 4 5 6 7
		(b) when the period of impoundment or immobilisation that would have applied to the motor vehicle had it not been released by way of a decision of the commissioner under this section ends.	8 9 10 11
791		ooundment or immobilisation ends if application for ease of motor vehicle granted	12 13
	'(1)	If the commissioner grants an application for the release of a motor vehicle under this division, the impoundment of the motor vehicle under division 1 or 1A, or the immobilisation of the motor vehicle under division 1B, ends.	14 15 16 17
	'(2)	This section applies subject to section 79P.	18
'Sub	divi	sion 3 Appeals	19
79J	Wh	o may appeal	20
	'(1)	A person who is aggrieved by a decision of the commissioner under section 79B, 79D, 79F or 79H may appeal against the decision.	21 22 23
	'(2)	In this section—	24
		<i>decision</i> includes a condition made by the commissioner under section 79B, 79D, 79F or 79H in relation to granting an application for the release of a motor vehicle.	25 26 27

79K	Но	w to start appeal	1
	'(1)	The appeal is started by filing a notice of appeal with the clerk of a Magistrates Court.	2 3
	'(2)	The appellant must serve a copy of the notice on—	4
		(a) the other persons entitled to appeal against the decision; and	5 6
		(b) the commissioner.	7
	'(3)	Despite subsection (2), the clerk of the court may ask the commissioner to serve a copy of the notice on a person mentioned in subsection (2)(a) whom the appellant is unable to serve.	8 9 10 11
	'(4)	The notice of appeal must be filed within 28 days after the person is given an information notice for the decision.	12 13
	'(5)	The court may at any time extend the period for filing the notice of appeal.	14
	'(6)	The notice of appeal must state fully the grounds of the appeal and the facts relied on.	16 17
79L	Eff	ect of appeal on decision	18
	'(1)	The start of an appeal against a decision of the commissioner does not affect the operation of the decision or prevent the taking of action to implement the decision.	19 20 21
	'(2)	However, the court may make an order staying the operation of the decision being appealed against until the appeal is finally decided.	22 23 24
	'(3)	The court may act under subsection (2) on the application of the appellant or on its own initiative.	25 26
79M	Со	mmissioner has right of appearance	27
		'The commissioner has a right to appear and be heard before the court on an appeal under this subdivision.	28 29

'79N	Hea	aring procedures	1
	'(1)	An appeal must be decided on the evidence before the commissioner.	2 3
	'(2)	However, the court may order that the appeal be heard afresh, in whole or part.	4 5
'790	Pov	wers of Magistrates Court	6
		'In deciding an appeal, the court may—	7
		(a) confirm the decision appealed against; or	8
		(b) set aside the decision and substitute another decision that it considers appropriate.	9 10
'Sub	divi	sion 4 Miscellaneous	11
'79P	Pov	wer to take certain action if breach of condition	12
	'(1)	This section applies if—	13
		(a) the commissioner grants an application under this division for the release of an impounded or immobilised motor vehicle with a condition; and	14 15 16
		(b) the condition is breached.	17
	'(2)	A police officer may impound or immobilise the motor vehicle for the remainder of the period for which the vehicle would have been impounded or immobilised.	18 19 20
	'(3)	For impounding or immobilising a motor vehicle under this section, a police officer may exercise any of the powers under section 75 if the police officer reasonably considers the exercise of the power may be effective for the purpose.	21 22 23 24
'79Q	Del	legation—commissioner	25
		'The commissioner may delegate any of the commissioner's powers under this division including, for example,	26 27

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			immo decis	idering an application for the release of an impounded or obilised vehicle under subdivision 2 and making a sion about the application, to a police officer of at least ank of inspector.'.	1 2 3 4
lause	25	Inse	ertior	n of new ch 4, pt 2A	5
			After	r section 79Q—	6
			inser	rt—	7
	'Part	2 A	1	Impounding motorbikes for motorbike noise direction offences or motorbike noise order offences	8 9 10 11
	'Divis	ion	1	Impounding powers for motorbike noise direction offences or motorbike noise order offences	12 13 14
	'80	Imp offe	ounce	ding motorbike for motorbike noise direction or motorbike noise order offence	15 16
	4	(1)	A po	lice officer may impound a motorbike if—	17
			(a)	the driver of the motorbike is charged with having committed—	18 19
				(i) a motorbike noise direction offence; or	20
				(ii) a motorbike noise order offence; or	21
			(b)	the driver of the motorbike is a child and the police officer reasonably suspects the child has committed—	22 23
				(i) a motorbike noise direction offence; or	24
				(ii) a motorbike noise order offence.	25
			Note-	_	26
			For	when a person is charged with an offence, see section 71.	27

[s 25]

	'(2)	A motorbike impounded under subsection (1) may be impounded for the initial impoundment period.	1 2
'81		oounding notice for motorbike noise direction offence motorbike noise order offence	3 4
	'(1)	This section applies if a motorbike is impounded for a motorbike noise direction offence or a motorbike noise order offence.	5 6 7
	'(2)	As soon as reasonably practicable, a police officer must give written notice in the approved form (<i>impounding notice</i>) of the impounding to—	8 9 10
		(a) the driver of the motorbike; and	11
		(b) if the driver is not the owner or not the only owner of the motorbike—the owner or each other owner of the motorbike.	12 13 14
	'(3)	If the driver is a child, the impounding notice must also be given to the child's parent or guardian if it is reasonably practicable to do so, unless the parent or guardian is given notice under subsection (2).	15 16 17 18
	'(4)	If the motorbike is impounded for a motorbike noise direction offence, the impounding notice must include the information required under section 82.	19 20 21
	'(5)	If the motorbike is impounded for a motorbike noise order offence, the impounding notice must include the information required under section 83 or 84.	22 23 24
	' (6)	When giving an impounding notice under this section to a child or the child's parent or guardian, the police officer giving the impounding notice must also give the person an explanation of the matters stated in the notice.	25 26 27 28
	'(7)	The police officer may give the explanation by giving the person a statement, in the approved form, containing the explanation if it is appropriate in the circumstances to do so.	29 30 31
	'(8)	An impounding notice given to a driver under subsection (2)(a) must be given personally to the driver.	32 33

		an impour subsection required to	e name of the owner of the motorbike is not known, ading notice required to be given to the owner under a (2)(b) may be given by making the information to be included on the impounding notice, other than it's name and address, available on the police service ebsite.'.	1 2 3 4 5 6
Clause	26		of ch 4, pt 2A, div 3, hdg (Notice for motorbike on offences)	7 8 9
		Chapter 4,	part 2A, division 3, heading—	10
		omit, inser	rt—	11
	'Divis	sion 2	Notice requirements for motorbikes impounded for motorbike noise direction offences or motorbike noise order offences'.	12 13 14 15
Clause	27		ch 4, pt 2A, div 4, hdg (Notice requirements es impounded for motorbike noise order	16 17 18
		Chapter 4,	part 2A, division 4, heading—	19
		omit.		20
Clause	28	orders)	of ch 4, pt 3, hdg (Obtaining impounding	21 22
		•	, part 3, heading, 'orders'—	23
		omit, inser		24
		'orders fo	or motorbike noise order offences'.	25
Clause	29	Omission of application p	ch 4, pt 3, div 1, hdg (Impounding order rovisions)	26 27
		Chapter 4.	part 3, division 1, heading—	28

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[s 30]

	omit.	1
30	Omission of ss 85 and 85A	2
	Sections 85 and 85A—	3
	omit.	4
31	Omission of ch 4, pt 3, div 2, hdg (Orders if offence not decided)	5 6
	Chapter 4, part 3, division 2, heading—	7
	omit.	8
32	Omission of ss 87 and 87A	9
	Sections 87 and 87A—	10
	omit.	11
33	Omission of ch 4, pt 3, div 3, hdg (Advice of date of hearing)	12 13
	Chapter 4, part 3, division 3, heading—	14
	omit.	15
34	Amendment of s 89 (Advice to owner of date of hearing)	16
	(1) Section 89, heading, after 'owner'—	17
	insert—	18
	'of motorbike'.	19
	(2) Section 89(1), 'motor vehicle'—	20
	omit, insert—	21
	'motorbike'.	22
	31 32	 30 Omission of ss 85 and 85A Sections 85 and 85A— omit. 31 Omission of ch 4, pt 3, div 2, hdg (Orders if offence not decided) Chapter 4, part 3, division 2, heading— omit. 32 Omission of ss 87 and 87A Sections 87 and 87A— omit. 33 Omission of ch 4, pt 3, div 3, hdg (Advice of date of hearing) Chapter 4, part 3, division 3, heading— omit. 34 Amendment of s 89 (Advice to owner of date of hearing) (1) Section 89, heading, after 'owner'— insert— 'of motorbike'. (2) Section 89(1), 'motor vehicle'— omit, insert— omit, insert— omit, insert—

s 35]

35	Amendment of ch 4, pt 4, hdg (Obtaining forfeiture orders)	1 2
	Chapter 4, part 4, heading, 'orders'—	3
	omit, insert—	4
	'orders for motorbike noise order offences'.	5
36	Omission of ch 4, pt 4, div 1, hdg (Forfeiture order application provisions)	6 7
	Chapter 4, part 4, division 1, heading—	8
	omit.	9
37	Omission of ss 90 and 90A	10
	Sections 90 and 90A—	11
	omit.	12
38	Omission of ch 4, pt 4, div 2, hdg (Orders if offence not decided)	13 14
	Chapter 4, part 4, division 2, heading—	15
	omit.	16
39	Omission of ss 92 and 92A	17
	Sections 92 and 92A—	18
	omit.	19
40	Omission of ch 4, pt 4, div 3, hdg (Advice of date of hearing)	20 21
	Chapter 4, part 4, division 3, heading—	22
	omit.	23
	36 37 38	Chapter 4, part 4, heading, 'orders'— omit, insert— 'orders for motorbike noise order offences'. 36 Omission of ch 4, pt 4, div 1, hdg (Forfeiture order application provisions) Chapter 4, part 4, division 1, heading— omit. 37 Omission of ss 90 and 90A Sections 90 and 90A— omit. 38 Omission of ch 4, pt 4, div 2, hdg (Orders if offence not decided) Chapter 4, part 4, division 2, heading— omit. 39 Omission of ss 92 and 92A Sections 92 and 92A— omit. 40 Omission of ch 4, pt 4, div 3, hdg (Advice of date of hearing) Chapter 4, part 4, division 3, heading—

[s 41]

Clause	41	Amendment of s 94 (Advice to owner of date of hearing)	1
		(1) Section 94, heading, after 'owner'—	2
		insert—	3
		'of motorbike'.	4
		(2) Section 94(1), 'motor vehicle'—	5
		omit, insert—	6
		'motorbike'.	7
Clause	42	Amendment of s 95 (Where application is to be decided)	8
		Section 95, after 'forfeiture order'—	9
		insert—	10
		'for a motorbike noise order offence'.	11
Clause	43	Omission of ss 96 and 96A	12
		Sections 96 and 96A—	13
		omit.	14
Clause	44	Omission of ch 4, pt 5, divs 2 and 2A	15
		Chapter 4, part 5, divisions 2 and 2A—	16
		omit.	17
Clause	45	Renumbering of ch 4, pt 5, div 3, hdg (Consideration of application if made for motorbike noise order offence)	18 19
		Chapter 4, part 5, division 3, heading—	20
		renumber as chapter 4, part 5, division 2.	21
Clause	46	Replacement of ch 4, pt 5, div 4, hdg (Other provisions about applications and orders)	22 23
		Chapter 4, part 5, division 4, heading—	24

s 47]

	omit, insert—			
	'Divis	sion 3	Community service orders in relation to motorbike noise direction offences or motorbike noise order offences'.	2 3 4 5
Clause	47	Omission of service orde	ch 4, pt 5, div 3, sdiv 1, hdg (Community rs)	6 7
		Chapter 4 heading—	4, part 5, division 3, as renumbered, subdivision 1,	8 9
		omit.		10
Clause	48		of s 102 (Community service instead of or forfeiture order)	11 12
		Section 10	02(1)(a) and (2), 'motor vehicle'—	13
		omit, inse	rt—	14
		'motorbik	œ'.	15
Clause	49	Insertion of I	new ch 4, pt 5A, hdg	16
		After sect	ion 102—	17
		insert—		18
	'Part	5A	Other provisions about	19
			applications and orders'.	20
Clause	50	Replacement child drivers	t of ch 4, pt 5A, sdiv 2, hdg (Costs orders for)	21 22
		Chapter 4	, part 5A, subdivision 2, heading—	23
		omit, inse	rt—	24
	'Divis	ion 1	Costs orders for child drivers'.	25

[s 51]

lause	51	Am	endr	nent	of s 103 (Costs order for child drivers)	1
		(1)	Sect	ion 10	03(1)—	2
			omit	, inse	rt—	3
		'(1)	This	secti	on applies if—	4
			(a)	all o	of the following apply—	5
				(i)	a court finds a person guilty of a prescribed offence;	6 7
				(ii)	the person was a child when he or she committed the offence;	8 9
				(iii)	the motor vehicle to which the offence relates is impounded or immobilised; or	10 11
			(b)	forfe the com	elevant court makes an impounding order or a eiture order for a motorbike noise order offence and driver of the motorbike was a child when he or she mitted the last offence in relation to which the order ade.'.	12 13 14 15 16
		(2)	Sect	ion 10	03(2), 'relevant court'—	17
			omit	, inse	rt—	18
			'cou	rt'.		19
		(3)	Sect	ion 10	03(2), 'removing and keeping'—	20
			omit	, inse	rt—	21
			'rem	oving	g or keeping'.	22
		(4)	Sect	ion 10	03(3), 'relevant court'—	23
			omit	, inse	rt—	24
			'cou	rt'.		25
		(5)	Sect	ion 10	03(4), 'relevant court'—	26
			omit	, inse	rt—	27
			'cou	rt'.		28
		(6)	Sect	ion 10	03(4), 'removing and keeping'—	29
			omit	, inse	rt—	30

			'removing	g or ke	eping'.	1
lause	52	Am s 1		of s 1	04 (Application of applied sections for	2 3
		(1)	Section 10	04(2)(1	o)(i) and (ii)—	4
			omit, inse	rt—		5
			'(i)	remo	mpensation were a reference to the costs of ving or keeping a motor vehicle impounded mobilised under this chapter; and	6 7 8
			(ii)	to the	e prosecution were a reference to—	9
				(A)	the applicant for the impounding order or forfeiture order; or	10 11
				(B)	otherwise—the prosecution for the prescribed offence.'.	12 13
		(2)	Section 10	04(3)(a	a)(i) and (ii)—	14
			omit, inse	rt—		15
			ʻ(i)	remo	mpensation were a reference to the costs of ving or keeping a motor vehicle impounded mobilised under this chapter; and	16 17 18
			(ii)	to the	e prosecution were a reference to—	19
				(A)	the applicant for the impounding order or forfeiture order; or	20 21
				(B)	otherwise—the prosecution for the prescribed offence; and'.	22 23
		(3)	Section 10	04(3)(t	o) from 'removing' to 'impounded'—	24
			omit, inse	rt—		25
			'removing		keeping a motor vehicle impounded or	26 27
		(4)	Section 10	04(3)(0	d) from 'removing' to 'impounded'—	28
			omit, inse	rt—		29

[s 53]

		'removing or keeping a motor vehicle impounded or immobilised'.	1 2
lause	53	Amendment of ch 4, pt 5A, sdiv 3, hdg (Offences)	3
		Chapter 4, part 5A, subdivision 3, heading—	4
		omit, insert—	5
	'Divis	sion 2 Offences'.	6
lause	54	Insertion of new ss 105A to 105F	7
		After section 105—	8
		insert—	9
	'105A	Failure to comply with requirement to produce motor vehicle	10 11
		'A person must comply with a requirement under section 74K, unless the person has a reasonable excuse.	12 13
		Maximum penalty—40 penalty units.	14
	'105B	Offence to operate vehicle during number plate confiscation period	15 16
		'A person must not operate a motor vehicle during a number plate confiscation period applying to the vehicle without reasonable excuse or unless the motor vehicle is moved under section 74I.	17 18 19 20
		Maximum penalty—40 penalty units.	21
	'105C	Offence to remove, tamper with or modify number plate confiscation notice	22 23
		'A person must not, without reasonable excuse, remove, tamper with, or modify a number plate confiscation notice that has been attached to a motor vehicle under section 74H.	24 25 26
		Maximum penalty—40 penalty units.	27

	'105D	Offence to tamper with, remove or modify immobilising device	1 2
		'A person must not, without reasonable excuse, tamper with, remove or modify an immobilising device attached to a motor vehicle.	3 4 5
		Maximum penalty—40 penalty units.	6
	'105E	Offence to operate motor vehicle if immobilising device unlawfully removed, tampered with or modified	7 8
		'A person must not, without reasonable excuse, operate a motor vehicle if an immobilising device attached to the motor vehicle has been unlawfully removed, tampered with or modified.	9 10 11 12
		Maximum penalty—40 penalty units.	13
	'105F	Offence to breach condition made on release of motor vehicle	14 15
		'A person must not contravene a condition made on the release of a motor vehicle by the commissioner under part 2, division 2 unless the person has a reasonable excuse.	16 17 18
		Maximum penalty—40 penalty units.'.	19
Clause	55	Amendment of s 106 (Offence to modify, sell or dispose of motor vehicle before application decided)	20 21
		Section 106, 'motor vehicle'—	22
		omit, insert—	23
		'motorbike'.	24
Clause	56	Insertion of new s 106A	25
		After section 106—	26
		insert—	27

[s	57]
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	'106A		fence to modify, sell or dispose of motor vehicle bject to vehicle production notice	1 2
		'(1)	This section applies if a motor vehicle is the subject of an vehicle production notice given under section 74K.	3 4
		'(2)	The owner of the motor vehicle must not, without reasonable excuse, modify or sell or otherwise dispose of the motor vehicle while the motor vehicle is the subject of the vehicle production notice.	5 6 7 8
			Maximum penalty for subsection (2)—40 penalty units.'.	9
Clause	57	Re	placement of s 107 (Defence)	10
			Section 107—	11
			omit, insert—	12
	'107	Def	fence in relation to motorbike noise order offences	13
			'In a proceeding for an impounding order or a forfeiture order in relation to a motorbike, it is a defence for an owner of the motorbike to prove that a motorbike noise order offence happened without the knowledge and consent of the owner.	14 15 16 17
			Example—	18
			A parent lends a motorbike to his or her child to visit friends and the child commits a motorbike noise order offence on the motorbike. If the Magistrates Court is satisfied, on evidence tendered or submissions made by the parent, that the child committed the offence without the knowledge and consent of the parent, the Magistrates Court may order the motorbike's return to the parent.'.	19 20 21 22 23 24
Clause	58	Am	nendment of s 108 (Counting the occasions—general)	25
		(1)	Section 108(1), from '81' to '99B'—	26
			omit, insert—	27
			'74A, 74B, 74C, 74D, 74E, 74F'.	28
		(2)	Section 108(1), note—	29
			omit.	30

Clause	59	Amendment of s 108A (References to previous occasions in ss 81, 81B, 84, 85, 85A, 90, 90A and 91)	1 2
		(1) Section 108A, heading, '81' to '90A'—	3
		omit, insert—	4
		'74A, 74B, 74C, 74D, 74E, 74F'.	5
		(2) Section 108A, '81' to '90A'—	6
		omit, insert—	7
		'74A, 74B, 74C, 74D, 74E, 74F'.	8
		(3) Section 108A, note—	9
		omit.	10
Clause	60	Amendment of s 108B (Matters for decisions under ss 85, 85A, 87, 87A, 90–93 and 96–99B and 101)	11 12
		(1) Section 108B, heading, '85' to '99B'—	13
		omit, insert—	14
		'74A, 74B, 74C, 74D, 74E, 74F'.	15
		(2) Section 108B(1), '85' to '99B'—	16
		omit, insert—	17
		'74A, 74B, 74C, 74D, 74E, 74F'.	18
		(3) Section 108B(1), example, 'subsection (1)'—	19
		omit, insert—	20
		'this subsection'.	21
		(4) Section 108B(1), note—	22
		omit.	23
		(5) Section 108B(2), '98, 99,'—	24
		omit.	25
Clause	61	Amendment of s 110 (Powers for enforcing court order)	26
		Section 110(1) and (2), 'motor vehicle'—	27

[s 62]

		omit, insert—	1
		'motorbike'.	2
Clause	62	Amendment of ch 4, pt 6, div 1, hdg (Liability for cost of impounding)	3 4
		Chapter 4, part 6, division 1, heading, after 'impounding'—	5
		insert—	6
		'or immobilisation'.	7
Clause	63	Amendment of s 111 (State's liability to pay costs of impounding)	8
		(1) Section 111, heading, after 'impounding'—	10
		insert—	11
		'or immobilisation'.	12
		(2) Section 111(1), from 'under' to 'period'—	13
		omit, insert—	14
		'or immobilised under this chapter and keeping it for the period for which it is impounded or immobilised'.	15 16
		(3) Section 111(2), after 'impounded'—	17
		insert—	18
		'or immobilised'.	19
Clause	64	Amendment of s 112 (Liability to pay costs of impounding—adult driver)	20 21
		(1) Section 112, heading, after 'impounding'—	22
		insert—	23
		'or immobilisation'.	24
		(2) Section 112(1), after 'impounded'—	25
		insert—	26

			'or immobilised'.	1
		(3)	Section 112(2), 'removing and keeping'—	2
			omit, insert—	3
			'removing or keeping'.	4
Clause	65		placement of s 113 (Liability to pay costs of bounding—child driver)	5 6
			Section 113—	7
			omit, insert—	8
	'113		bility to pay costs of impounding or nobilisation—child driver	9 10
		'(1)	This section applies in relation to a motor vehicle impounded or immobilised because of a prescribed offence or a motorbike noise direction offence if the driver of the motor vehicle was a child when he or she committed the offence for which it was impounded or immobilised.	11 12 13 14 15
		'(2)	If the child is found guilty by a court of a prescribed offence or motorbike noise direction offence in relation to the motor vehicle—	16 17 18
			(a) the child is liable to pay the costs of removing or keeping the motor vehicle if the court orders under section 103 that the child pay the costs; or	19 20 21
			(b) if the court orders, under that section, the child's parent to pay the costs of removing or keeping the motor vehicle under applied section 259, the child's parent is liable to pay the costs of removing or keeping the motor vehicle.	22 23 24 25 26
		'(3)	If the court orders the child to pay the costs of removing or keeping the motor vehicle, any costs paid by the State under section 111(2) become a debt payable to the State by the child.	27 28 29 30
		'(4)	If the court orders the child's parent or guardian to pay the costs of removing or keeping the motor vehicle, any costs paid	31 32

[s 66]

			by the State under section 111(2) become a debt payable to the State by the child's parent or guardian.'.	1 2
lause	66		nendment of ch 4, pt 6, div 2, hdg (Release of pounded vehicle)	3 4
			Chapter 4, part 6, division 2, heading, after 'impounded'—	5
			insert—	6
			'or immobilised'.	7
lause	67		nendment of s 116 (Release of motor vehicle pounded under s 74)	8 9
		(1)	Section 116, heading, 'under s 74'—	10
			omit, insert—	11
			'or immobilised under this chapter'.	12
		(2)	Section 116(1)—	13
			omit, insert—	14
		'(1)	This section applies if—	15
			(a) an impounding notice or immobilising notice under section 78 was given to a person; or	16 17
			(b) an impounding notice under section 81 was given to a person.'.	18 19
		(3)	Section 116—	20
			insert—	21
		'(2A)	Also, if the owner of the motor vehicle is liable to pay the costs of removing the motor vehicle to, and keeping it at, a place at which it is kept, the owner is entitled, when the period for which the motor vehicle is immobilised ends, and on payment of the costs, to recover the motor vehicle from the place.'.	22 23 24 25 26 27
		(4)	Section 116(3)—	28
			omit, insert—	29

'(3)	If, under section 111(2), the State is liable to pay the costs of removing the motor vehicle to, and keeping it at, the holding yard or place at which it is kept, the owner is entitled, when the impoundment period for which the motor vehicle is impounded ends, or the period for which the motor vehicle is immobilised ends, to recover the motor vehicle from the holding yard or place, whether or not the State has paid the costs.'.	1 2 3 4 5 6 7 8
(5)	Section 116(4), after 'subsection (2)'—	9
	insert—	10
	'or (2A)'.	11
Am fou	nendment of s 117 (Release of motor vehicle if driver and not guilty etc.)	12 13
	Section 117—	14
	insert—	15
'(2)	However, a motor vehicle may not be released under subsection (1) if the driver has been charged with having committed another prescribed offence for which the motor vehicle may be impounded or immobilised.	16 17 18 19
'(3)	If subsection (2) applies to the motor vehicle, the motor vehicle may be impounded or immobilised for the prescribed impoundment period that would have applied if the offence mentioned in subsection (1) had not happened.	20 21 22 23
	Examples of operation of subsections (2) and (3)—	24
	1 A driver is charged with having committed a type 1 vehicle related offence (the <i>first offence</i>) while driving motor vehicle A. Motor vehicle A is impounded for a prescribed impoundment period of 90 days under section 74. A week later, the driver is charged with having committed another type 1 vehicle related offence while driving motor vehicle B. Motor vehicle B is impounded under section 74A. On the next day, the charge for the first offence is withdrawn. Motor vehicle A must be released under this section. However, motor vehicle B may be impounded until the prescribed impoundment period of 90 days ends as if it had been impounded under section 74.	25 26 27 28 29 30 31 32 33 34 35

Clause 68

			A driver is charged with having committed a second type 2 vehicle related offence while driving motor vehicle A (the <i>second offence</i>) Motor vehicle A is impounded for a prescribed impoundmen period of 7 days under section 74C. Motor vehicle A is ther returned to the driver. A week later the driver is charged during the relevant period with having committed a third type 2 vehicle related offence while driving motor vehicle A. The charge for second offence has not been decided at that time. Motor vehicle A is impounded for a prescribed impoundment period of 90 days under section 79D. Thirty days after motor vehicle A is impounded, the charge for the second offence is withdrawn. Motor vehicle A must be released under this section as the prescribed impoundment period of 7 days under section 74C would have already ended.	2 t 3 n 4 e 5 d 6 d 7 s 8 r 9 e 10 t 11
		'(4)	A reference in subsection (1) to a proceeding being discontinued includes, for a prescribed offence that is a vehicle related offence for which an infringement notice has been served under section 71, the withdrawal of the infringement notice under the <i>State Penalties Enforcement Act</i> 1999.'.	15 s 16 e 17
lause	69		nendment of ch 4, pt 6, div 3, hdg (Sale, transfer or sposal of impounded or forfeited motor vehicle)	20 21
			Chapter 4, part 6, division 3, heading, after 'impounded'—	22
			insert—	23
			', immobilised'.	24
lause	70	Ins	ertion of new s 118A	25
			After section 118—	26
			insert—	27
	'118 <i>A</i>	Sal	le of impounded motor vehicle if driver fails to appear	28
		'(1)	This section applies in relation to a motor vehicle impounded under section 74A if—	d 29 30
			(a) the motor vehicle is impounded until the end of proceedings under section 74A(2); and	f 31 32
			(b) a court orders that a warrant issue for the arrest of the driver of the motor vehicle to be brought before the	

	[s 70]				
	court to be dealt with according to law because the driver fails to appear before the court in relation to the charge for the second or subsequent type 1 vehicle related offence mentioned in section 74A(1).	1 2 3 4			
'(2)	This section also applies in relation to a motor vehicle impounded under section 74E if—	5 6			
	(a) the motor vehicle is impounded until the end of proceedings under section 74E(2); and	7 8			
	(b) a court orders that a warrant issue for the arrest of the driver of the motor vehicle to be brought before the court to be dealt with according to law because the driver fails to appear before the court in relation to the charge for the fourth or subsequent type 2 vehicle related offence mentioned in section 74E(1).	9 10 11 12 13 14			
'(3)	On the warrant being issued the motor vehicle is taken to have been forfeited to the State.	15 16			
'(4)	The commissioner may sell the motor vehicle and anything in or on it by public auction or dispose of it in the way the commissioner considers appropriate.				
'(5)	Notice of the proposed sale or disposal must be given by advertisement in a newspaper circulating in the locality where the vehicle was impounded but may, if the owner is not known, be given by using the police service internet website.	20 21 22 23			
'(6)	Also, the commissioner must give written notice of the proposed sale or disposal of the motor vehicle to the owner, if the owner is known.	24 25 26			
'(7)	However, if the name of the owner of the motor vehicle is not known or the owner can not be located, the notice mentioned in subsection (6) may be given by making the information about the proposed sale of the motor vehicle, but not the owner's name and address, available on the police service internet website.	27 28 29 30 31 32			
'(8)	If notice as required under subsection (6) is given as mentioned in subsection (7), the owner is taken, for this	33 34			

section, to have been given notice of the proposed sale of the

motor vehicle.'.

35

36

[s 71]

Clause	71	Amendment of s 119 (Voluntary transfer of ownership motor vehicle to State)	of 1 2
		(1) Section 119, heading, 'motor vehicle'—	3
		omit, insert—	4
		'motorbike'.	5
		(2) Section 119(1), note, 'motor vehicle'—	6
		omit, insert—	7
		'motorbike'.	8
		(3) Section 119(1), note, 'vehicle', second mention—	9
		omit, insert—	10
		'motorbike'.	11
		(4) Section 119(2) and (4), 'motor vehicle'—	12
		omit, insert—	13
		'motorbike'.	14
Clause	72	Amendment of s 121 (Application of proceeds of sale)	15
		(1) Section 121(1), after '118'—	16
		insert—	17
		', 118A'.	18
		(2) Section 121(2)(b), after 'impounding'—	19
		insert—	20
		'or immobilisation'.	21
		(3) Section 121(2)—	22
		insert—	23
		'(da) if the motor vehicle is sold under section 118A—	24
		(i) if the owner was not the subject of a war mentioned in section 118A(1)(b) or (2)(b)-payment of any balance to the owner; or	
		(ii) otherwise—in payment to the consolidated fund	

Clause	73	Ins	ertion	of new s 121A	1
			After	section 121—	2
			inseri	<u>-</u>	3
	'121A			sation for disposal of motor vehicle if driver t guilty etc.	4 5
		'(1)	This	section applies if—	6
			(a)	a driver is found not guilty of a prescribed offence or the proceeding for the offence is discontinued; and	7 8
			` '	the commissioner has before the happening of the event mentioned in paragraph (a) received the motor vehicle to which the offence relates under this chapter; and	9 10 11
			(c)	the commissioner has—	12
				(i) sold the motor vehicle; or	13
				(ii) otherwise disposed of the vehicle.	14
		'(2)	-	pensation is payable by the State to the person whose r vehicle is sold or otherwise disposed of.	15 16
		' (3)	The N	Minister is to decide the amount of the compensation.	17
		'(4)	under	rson who is dissatisfied with the Minister's decision subsection (3) may apply to a court, within 28 days, for ensation under this section.	18 19 20
		'(5)		e person applies under subsection (4), the court may e the amount of the compensation.'.	21 22
Clause	74	Am	endm	ent of s 122 (Protection from liability)	23
		(1)	Section	on 122(1)—	24
			omit,	insert—	25
		'(1)	not li vehic	ice officer acting in good faith and without negligence is able for any damage, loss or depreciation to a motor le, including the motor vehicle's number plates, during appounding or immobilisation of the motor vehicle.'.	26 27 28 29
		(2)	Section	on 122(3), after 'vehicle', last mention—	30

[s 75]

			inse	rt—	1
			or i	mmobilised at a place'.	2
lause	75			ment of s 123 (Third party protection from re order)	3 4
		(1)	Sect	ion 123, heading, 'from forfeiture order'—	5
			omii	t, insert—	6
			ʻrela	ating to forfeiture'.	7
		(2)	Sect	ion 123(1)—	8
			omii	t, insert—	9
		'(1)	This	s section applies in relation to—	10
			(a)	a person, other than the defendant, who has an interest in a motor vehicle forfeited to the State under part 2, division 1 or 1A; or	11 12 13
			(b)	a person, other than the defendant, who did not appear at the hearing of an application for a forfeiture order and has an interest in the motor vehicle forfeited to the State under the order.	14 15 16 17
		'(1A)		person may apply to the determining court for an order er subsection (6).'.	18 19
		(3)	Sect	ion 123(2), 'Subsection (1)'—	20
			omit	t, insert—	21
			'Sub	osection (1A)'.	22
		(4)	Sect	ion 123(3)—	23
			omii	t, insert—	24
		'(3)		ess the determining court gives leave, the application must nade—	25 26
			(a)	for forfeiture under part 2, division 1 or 1A—before the end of the period of 6 months starting on the day the motor vehicle became the property of the State; or	27 28 29

			(b) for a forfeiture order—before the end of the period months starting on the day the forfeiture order made.'.	
		(5)	Section 123(9)—	4
			omit, insert—	5
		'(9)	In this section—	6
			defendant means the person found guilty of the preson offence because of which the forfeiture under part 2, did 1 or 1A happened or the forfeiture order was made.	
			determining court means—	10
			(a) for forfeiture under part 2, division 1 or 1A Magistrates Court for the Magistrates Court district, in which the motor vehicl impounded for the prescribed offence; or	ict, or 12
			(b) for a forfeiture order—the relevant court to which application for the order was made.	ch the 15 16
			relevant prescribed offence means the prescribed of because of which the forfeiture under part 2, division 1 happened or the forfeiture order was made.'.	
Clause	76		placement of s 752 (Interaction between ch 4 and apter)	this 20 21
			Section 752—	22
			omit, insert—	23
	'752	Inte	eraction between ch 4 and this chapter	24
		'(1)	This section applies if the driver of a motor vehicle con an evasion offence.	mmits 25 26
		'(2)	An application for an impounding order or a forfeiture may be made under this chapter whether or not the vehicle may be impounded or immobilised under chapte	motor 28
		'(3)	A motor vehicle may be impounded or immobilised chapter 4 whether or not an application for an impounder or a forfeiture order may be made under this chapt	nding 31

[s 77]

Clause	//	Amenda	nent of s 809 (Regulation-making power)	1
		Sect	ion 809(2)—	2
		insei	rt—	3
		'(c)	notice requirements for impounding or immobilising motor vehicles under chapter 4.'.	4 5
Clause	78	Insertio	n of new ch 24, pt 13	6
		Chap	pter 24—	7
		insei	rt—	8
	'Part	13	Transitional provisions for	9
			Police Powers and	10
			Responsibilities (Motor Vehicle	11
			Impoundment) and Other	12
			Legislation Amendment Act	13
			2012	14
	'870	Definition	ons for pt 13	15
		'In t	his part—	16
		comi	mencement means the commencement of this part.	17
		_	-amended Act means this Act as in force from the mencement.	18 19
			amended Act means this Act as in force immediately re the commencement.	20 21
	'871	Two type	e 1 vehicle related offences committed before ncement	22 23
	•		section applies if before the commencement, the driver motor vehicle—	24 25
		(a)	either—	26

		(i) has been charged with having committed a type 1 vehicle related offence on at least 1 previous occasion and the charge has not been decided; or	1 2 3
		(ii) has been found guilty of a type 1 vehicle related offence committed on 1 previous occasion; and	4 5
		(b) is charged with having committed a second or subsequent type 1 vehicle related offence and the charge has not been decided.	6 7 8
	'(2)	Chapter 4 of the pre-amended Act continues to apply in relation to the charges as if the <i>Police Powers and Responsibilities (Motor Vehicle Impoundment) and Other Legislation Amendment Act 2012</i> had not been enacted.	9 10 11 12
872	cor	e type 1 vehicle related offence committed before mmencement and another type 1 vehicle related ence committed after commencement	13 14 15
	'(1)	This section applies if—	16
		(a) before the commencement, and within the relevant period, the driver of a motor vehicle—	17 18
		(i) has been charged with having committed a type 1 vehicle related offence on at least 1 previous occasion and the charge has not been decided; or	19 20 21
		(ii) has been found guilty of a type 1 vehicle related offence committed on 1 previous occasion; and	22 23
		(b) after the commencement, the driver is charged with having committed a type 1 vehicle related offence.	24 25
	'(2)	A police officer may not impound the motor vehicle under section 74A of the post-amended Act on the basis that the driver has been charged with, or found guilty of, having committed a type 1 vehicle related offence mentioned in subsection (1)(a).	26 27 28 29 30
	'(3)	In this section—	31
		<i>relevant period</i> , for a person who has been charged with, or found guilty of, having committed a type 1 vehicle related	32 33

-	
I٩	78
	, 0

		more perse	e than	3 yea	the commencement, means the period of not ears before a type 1 vehicle related offence the earged with having committed after the t.	1 2 3 4	
'873					type 2 vehicle related offences and after commencement	5 6	
	'(1)	This	secti	on app	plies if—	7	
		(a)			ne commencement, and within the relevant ne driver of a motor vehicle—	8 9	
			(i)	vehic more	been charged with having committed type 2 cle related offences of different kinds on 1 or e previous occasions within the relevant od; and	10 11 12 13	
			(ii)	for e (i)—	each of the charges mentioned in subparagraph	14 15	
				(A)	the charge has not been decided; or	16	
				(B)	the driver has been found guilty; and	17	
		(b)	havi diffe	ng co erent	commencement, the driver is charged with a symmitted a type 2 vehicle related offence of a kind from a type 2 vehicle related offence d in paragraph (a)(i).	18 19 20 21	
	'(2)	secti that	on 74 the ong co	C, 74 driver	er may not impound a motor vehicle under 4D or 74E of the post-amended Act on the basis has been charged with, or found guilty of, eted a type 2 offence mentioned in subsection	22 23 24 25 26	
	'(3)	For this section, a type 2 vehicle related offence is of a different kind to another type 2 vehicle related offence if each offence is described in a different paragraph of the definition of type 2 vehicle related offence in section 69A(2).					
	'(4)	In th	is sec	ction—	_	31	
					<i>I</i> , for a person who has been charged with, or f, having committed a type 2 vehicle related	32 33	

		more pers	e than on i	3 yea	the commencement, means the period of not are before a type 2 vehicle related offence the arged with having committed after the	1 2 3 4
874					ated offences of same kind committed ommencement	5 6
	'(1)	This	secti	on app	lies if—	7
		(a)			e commencement, and within the relevant driver of a motor vehicle—	8 9
			(i)	vehic offen	een charged with having committed a type 2 ele related offence or type 2 vehicle related ces of the same kind on 2 or more previous sions; and	10 11 12 13
			(ii)	for ea (i)—	ach of the charges mentioned in subparagraph	14 15
				(A)	the charge has not been decided; or	16
				(B)	the driver has been found guilty; and	17
		(b)	havi sam	ng cor e kind	commencement, the driver is charged with mmitted a type 2 vehicle related offence of the as a type 2 vehicle related offence mentioned ph (a)(i).	18 19 20 21
	'(2)	post moto	-amer or ve	nded A hicle	doubt, it is declared that the provisions of the act about the impoundment and forfeiture of a apply in relation to the type 2 offences and after the commencement.	22 23 24 25
	'(3)	kind are para	as an withi graph	other to n the of the	a type 2 vehicle related offence is the same type 2 vehicle related offence if both offences description of an offence covered by a definition of <i>type 2 vehicle related offence</i> in of the pre-amended Act.	26 27 28 29 30
	' (4)	In th	is sec	tion—	-	31

ſs	791

		<i>relevant period</i> , for a person who has been charged with, or found guilty of, having committed a type 2 vehicle related offence before the commencement, means the period of—			
		(a)	not more than 5 years before a type 2 vehicle related offence of the same kind that the person is charged with having committed after the commencement; but	4 5 6	
		(b)	not more than 3 years before the commencement.	7	
'875	Exi	sting	g applications for impounding order applications	8	
	'(1)	of th	s section applies to an application under section 85 or 85A ne pre-amended Act for an impounding order that had not a decided immediately before the commencement.	9 10 11	
	'(2)		application must be decided as if the following provisions ne pre-amended Act were still in force—	12 13	
		(a)	chapter 4, part 3, divisions 1 to 3;	14	
		(b)	chapter 4, part 5, divisions 1 to 2A and division 4.	15	
'876	Exi	sting	gapplications for forfeiture order applications	16	
	'(1)	of th	s section applies to an application under section 90 or 90A ne pre-amended Act for a forfeiture order that had not been ded immediately before the commencement.	17 18 19	
	'(2)		application must be decided as if the following provisions ne pre-amended Act were still in force—	20 21	
		(a)	chapter 4, part 4, divisions 1 to 3;	22	
		(b)	chapter 4, part 5, divisions 1 to 2A and division 4.'.	23	
79	Am	endr	nent of sch 6 (Dictionary)	24	
79	Am (1)		ment of sch 6 (Dictionary) edule 6, definition found guilty—	24 25	
79			edule 6, definition found guilty—		
79		Sche omit	edule 6, definition found guilty—	25	

Clause

'com	men	cement, for chapter 23, part 13, see section 870.	1			
•		ertificate see the State Penalties Enforcement Act edule 2.	2 3			
eligi 79.	ble p	erson, for chapter 4, part 2, division 2, see section	4 5			
foun	d gui	Elty, of an offence, means—	6			
(a)	(a) for a vehicle related offence for which an infringement notice has been served under section 71—					
	(i)	there is payment of a penalty, in full or by instalments, under the <i>State Penalties Enforcement Act 1999</i> ; or	9 10 11			
	(ii)	a default certificate for the infringement notice given to the person has been registered by the registrar under the <i>State Penalties Enforcement Act</i> 1999; or	12 13 14 15			
(b)	of a	erwise—there is a finding of guilt, or the acceptance a plea of guilty, by a court, whether or not a viction is recorded.	16 17 18			
imm	obilis	se, for chapter 4, see section 69.	19			
imm	obilis	sing device, for chapter 4, see section 69.	20			
imm	obilis	sing notice, for chapter 4, see section 69.	21			
•	rmati on 79	on notice, for chapter 4, part 2, division 2, see	22 23			
initio	ating	immobilisation, for chapter 4, see section 69.	24			
initic 69.	ating	immobilisation offence, for chapter 4, see section	25 26			
num	ber p	late, for chapter 4, see section 69.	27			
<i>num</i> 69.	ber p	plate confiscation notice, for chapter 4, see section	28 29			
<i>num</i> 69.	ber p	plate confiscation period, for chapter 4, see section	30 31			
post-amended Act. for chapter 23, part 13, see section 870.						

[s 80]

			pre-amended Act, for chapter 23, part 13, see section 870.	1
			vehicle production notice, for chapter 4, see section 69.	2
			<i>vehicle release notice</i> , for chapter 4, part 2, division 2, see section 79.'.	3 4
Clause	80	Oth	ner amendments	5
			The schedule amends the sections it mentions.	6
	Par	t 3	Amendment of Corrective	7
			Services Act 2006	8
Clause	81	Act	t amended	9
			This part amends the Corrective Services Act 2006.	10
Clause	82	Am	endment of s 12 (Prisoner security classification)	11
			Section 12—	12
			insert—	13
		'(1A)	However, when a prisoner is admitted to a corrective services facility for detention on remand for an offence and is not serving a term of imprisonment for another offence, the prisoner must only be classified into a security classification of—	14 15 16 17 18
			(a) high; or	19
			(b) if the chief executive decides—maximum.'.	20
Clause	83		nendment of s 13 (Reviewing prisoner's security ssification)	21 22
			Section 13—	23
			insert—	24

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5	041	

'(1A)		However, the chief executive need not review the security classification of a prisoner with a high security classification if the prisoner—	
		(a) is being detained on remand for an offence; and	4
		(b) is not serving a term of imprisonment for another offence.'.	5 6
Clause	84 Ins	ertion of new ch 7A, pt 6	7
		After section 490A—	8
		insert—	9
	'Part 6	Transitional provision for Police Powers and	10 11
		Responsibilities (Motor Vehicle	12
		Impoundment) and Other	13
		Legislation Amendment Act	14
		2012	15
	'490B Ap	plication of amendment Act	16
	'(1)	Section 13(1A) as inserted by the amendment Act applies to a prisoner with a high security classification—	17 18
		(a) who is being detained on remand for an offence; and	19
		(b) is not serving a term of imprisonment for another offence; and	20 21
		(c) regardless of whether the prisoner was admitted for detention before the commencement.	22 23
	'(2)	In this section—	24
		amendment Act means the Police Powers and Responsibilities (Motor Vehicle Impoundment) and Other Legislation Amendment Act 2012.	25 26 27
		commencement means the commencement of this part.'.	28

Scl	nedule	edule Consequential amendm the Police Powers and Responsibilities Act 20		1 2 3			
			section 80	4			
1	Section 42	(1)(c)(i), after 'impounded'—		5			
	insert–	-		6			
	or imn	nobilised'.		7			
2	Section 60	(3)(h), after 'impound'—		8			
	insert–	-		9			
	'or imn	nobilise'.		10			
3	Section 15	0(1)(c), after 'impounded'—		11			
	insert–	_		12			
	or imn	nobilised'.		13			
4	Section 156(1)(b)(iv), after 'impounded'—						
	insert–	-		15			
	'or imn	nobilised'.		16			
5	Section 583(2)(b)(iv), 'section 74'—						
	omit, in	esert—		18			
	'section	n 80'.		19			
6	Section 68	6(2)(a), after 'impounded'—		20			
	insert–	-		21			
	or imn	nobilised'.		22			

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